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September 1, 1981

RECONDATION NO. 7595 Filed 1475

Mrs. Agatha L. Mergenovich Secretary Interstate Commerce Commission Washington, D. C. 20423 SEP 1 1981 - id SE AM

INTERSTATE COMMERCE COMMISSION

Dear Mrs. Mergenovich:

On August 7, 1974 at 8:50 A.M., there was filed and recorded with the Interstate Commerce Commission a Conditional Sale Agreement dated as of July 1, 1974 ("Equipment Agreement"), between Pullman Incorporated (Pullman-Standard Division), as Vendor, and Illinois Terminal Railroad Company, as Purchaser. The Equipment Agreement was assigned recordation number 7592.

In accordance with 49 U.S.C. § 11303 and Part 1116 of the Commission's rules, I now enclose for recordation three (3) counterparts of an Assignment and Assumption Agreement dated as of September 1, 1981, which supplements and evidences the assignment of rights under the aforementioned Equipment Agreement. The enclosed counterparts cover the same equipment covered by the Equipment Agreement, and have been properly executed by the following parties:

ASSIGNOR: Illinois Terminal Railroad Company

710 North Twelfth Boulevard St. Louis, Missouri 63177

ASSIGNEE: Norfolk and Western Railway Company

8 North Jefferson Street Roanoke, Virginia 24042

There is also enclosed a voucher in the amount of \$10.00 to cover the recordation fee.

Mrs. Agatha L. Mergenovich September 1, 1981 Page 2

A general description of equipment covered by the Equipment Agreement and the Assignment and Assumption Agreement is as follows:

Number of Units	Description	AAR <u>Designation</u>	Road Numbers
100	70-ton, 50'6" Boxcars	MX	ITC 7390-7489

After the enclosed Assignment and Assumption Agreement has been duly recorded, please return two of the original counterparts, stamped with the ICC recordation data, to our representative who delivered these documents to you.

Sincerely,

w/ Enclosures

c: J. Jones

D. E. Middleton

R. R. McDaniel

J. T. Valleroy

RECORDATION FO. 75 92- A

## ASSIGNMENT AND ASSUMPTION AGREEMENT 1 1981 - 30 CT AW

INTERSTATE COMMERCE COMMISSION

THIS ASSIGNMENT AND ASSUMPTION AGREEMENT, dated as of September 1, 1981, by and between ILLINOIS TERMINAL RAILROAD COMPANY, a Delaware corporation ("Terminal"), and NORFOLK AND WESTERN RAILWAY COMPANY, a Virginia corporation ("NW"),

## WITNESSETH:

Terminal and Pullman Incorporated (Pullman-Standard Division) ("Manufacturer") entered into a Conditional Sale Agreement dated as of July 1, 1974, as amended ("Equipment Agreement"), covering the railroad equipment described therein ("Equipment") upon certain terms and conditions set forth in the Equipment Agreement.

The Manufacturer assigned to First National Bank in St. Louis ("Assignee") all of the right, title and interest of the Manufacturer in and to the Equipment under the Equipment Agreement, pursuant to an Agreement and Assignment dated as of July 1, 1974, between the Manufacturer and the Assignee.

The Equipment Agreement provides in Section 12 thereof that all the obligations of Terminal then existing or to accrue thereunder shall be assumed by any corporation acquiring title to or possession of the railways and properties of Terminal, and that upon any sale or transfer of said railways or properties, any corporation acquiring title thereto or possession thereof shall also, as a condition to such acquisition, be bound by all such obligations.

Concurrently with the delivery hereof, NW has acquired substantially all the railways and properties of Terminal.

NOW, THEREFORE, for and in consideration of the mutual covenants hereinafter set forth and other good and valuable consideration, the parties hereto agree as follows:

1. Terminal for itself, its successors and assigns does hereby sell, assign, transfer and set over unto NW, its successors and assigns Terminal's interest in the Equipment Agreement and in and to the Equipment, subject to the terms and conditions of the Equipment Agreement.

2. NW for itself, its successors and assigns does hereby assume the obligations and covenants of Terminal under the Equipment Agreement.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed as of the day and year first written above.

ILLINOIS TERMINAL RAILROAD COMPANY

President

Attest:

Steven J- Anthony

NORFOLK AND WESTERN RAILWAY COMPANY

Executive Vice President

Attest Church

seistant Secretary

STATE OF MISSOURI	)		:	
CITY OF ST. LOUIS	) ss: )			
On the personnally appeared personally known, who the that the seal affixed corporate seal of sai signed and sealed on of its board of direct execution of the fore deed of said corporate.  My Commission expires	being by me to the fore d corporation behalf of sators, and he going instruction.	duly sworn of sworn o	ument is the distrument was ion by authority ed that the e free act and	Sion A
COMMONWEALTH OF VIRGI	Ţ.			
CITY OF ROANOKE	) ss: )			
On the Au personnally appeared personally known, who the EXECUTIVE VICE PRESIDENT that the seal affixed corporate seal of sail signed and sealed on	John Fore to the fore	A Turbyfill  duly sworn  of  going instr  n, that sai	Western Railway Company ument is the d instrument was	ls ,

of its board of directors, and he acknowledged that the

execution of the foregoing instrument was the free act and deed of said corporation.

My Commission expires: April 8, 1983